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STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

Office of the Secretary of State Corporations Division 100 North Main Street Providence, Rhode Island 02903-1335

ARTICLES OF MERGER OR CONSOLIDATION INTO

(To Be Filed in Duplicate Original)

	ARC PROPERTY MANAGEMONT, INC. (Insert full name of surviving or new entity on this line.)
	(Insert full name of surviving or new entity on this line.)
SE	ECTION I: TO BE COMPLETED BY ALL MERGING OR CONSOLIDATING ENTITIES
fol	resuant to the applicable provisions of the Rhode Island General Laws, 1956, as amended, the undersigned entities submit the flowing Articles of Merger or Consolidation (check one box only) for the purpose of merging or consolidating them into see entity.
а	The name and type (for example, business corporation, non-profit corporation, limited liability company, limited partnership, etc.) of each of the merging or consolidating entities and the states under which each is organized are
	Name of entity Name of entity is organized
	ARC PROPERTY MANAGEMENT INC. C. CORPORATION RI
	CO CONSTRUCTION CO, INC. 3291 C- CORPORATION RI
b.	The laws of the state under which each entity is organized permit such merger or consolidation. The full name of the surviving or new entity is ARC PROPERTY MANAGEMENT, INC.
С	The full name of the surviving or new entity is ARC PROPERTY MANAGEMEUT, INC.
	which is to be governed by the laws of the state of \mathcal{R}^{\prime}
d	The attached Plan of Merger or Consolidation was duly authorized, approved, and executed by each entity in the manner prescribed by the laws of the state under which each entity is organized. (Attach Plan of Merger or Consolidation)
e	If the surviving entity's name has been amended via the merger, please state the new name. NA
f.	If the surviving or new entity is to be governed by the laws of a state other than Rhode Island, and such surviving or new entity is not qualified to conduct business in the state of Rhode Island, the entity agrees that: it may be served with process in Rhode Island in any proceeding for the enforcement of any obligation of any domestic entity which is a party to the merger or consolidation; it irrevocably appoints the Secretary of State as its agent to accept service of process in any-action, suit, or proceeding; and the address to which a copy of such process of service shall be mailed to it by the Secretary of State is.
9	The future effective date (which shall be a date or time certain no more than thirty (30) days after the filing of the Articles of Merger or, in the case of a subsidiary merger, on or after the 30th day after the mailing of a copy of the agreement of merger to the shareholders of the subsidiary corporation) of the merger or consolidation is (if upon filing, so state)
S	SECTION II: TO BE COMPLETED ONLY IF ONE OR MORE OF THE MERGING OR CONSOLIDATING ENTITIES

If one or more of the merging or consolidating entities is a business corporation (except one whose shareholders are not required to approve the agreement under Section 7-1.1-67, or does not require shareholder approval pursuant to the state under which the corporation is organized, in which event that fact shall be set forth), state below as to each business-corporation. the total number of shares outstanding entitled to vote on the Plan of Merger or Consolidation, respectively, and, if the shares FEB 0.3 2003

IS A BUSINESS CORPORATION PURSUANT TO TITLE 7, CHAPTER 1.1 OF THE RHODE ISLAND

Form No. 610 Revised, 08/02 GENERAL LAWS, AS AMENDED.

	S.				Entitled to Vote	as a Class _ 3	
N I	ome of Business Corneration		Total Number of	_	Designation	Number of	
	ame of Business Corporation		Shares Outstandin	<u>Q</u>	of Class	Shares 1000	
	IRC PROPERTY MANAGE			. -	A		
_	O CONSTRUCTION	CO, INC.	/00		<i>H</i>		
to u -th	one or more of the merging or cor approve the agreement under S nder which the corporation is orga- e total number of shares voted for ate the number of shares of each o	ection 7-1.1-67, or o nized, in which event r and against such pi	toes not require sha that fact shall be se an, respectively, and	areholder appro et forth), state b d as to each cla	oval pursuant to the elow as to each bus	laws of the state	
				Ent	Entitled to Vote as a Class		
M	ame of Business Corporation	Total Voted For	Total Voted Against	Class	Veted For	Voted Against	
	GRE PROPERTY MANKE		200	A	<u>Vcted For</u> おoo	Voted Against	
-4	O CONSTRUCTION CO.	m. 80	20 20	- - 1	30	<u>200</u> 20	
_							
а	the surviving or new entity is to be grees that it will promptly pay to t	he dissenting shareh	nolders of any dome	stic entity the a	emount, if any, to w	hich they shall be	
a e d C	the surviving or new entity is to be grees that it will promptly pay to the ntitled under the provisions of Titlessenting shareholders. omplete the following subparagraurviving corporation.	he dissenting sharet le 7, Chapter 1.1 of	nolders of any dome the General Laws o	stic entity the a of Rhode Island	amount, if any, to w I, 1956, as amende	which they shall be ed, with respect to	
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- If the members of any merging or consolidating non-profit corporation are entitled to vote thereon, attach a statement for each such non-profit corporation which sets forth the date of the meeting of members at which the Plan of Merger or Consolidation was adopted, that a quorum was present at the meeting, and that the plan received at least a majority of the votes which members present at the meeting or represented by proxy were entitled to cast; OR attach a statement for each such non-profit corporation which states that the plan was adopted by a consent in writing signed by all members entitled to vote with respect thereto.
- If any merging or consolidating corporation has no members, or no members entitled to vote thereon, then as to each such nonprofit corporation attach a statement which states the date of the meeting of the board of directors at which the plan was adopted, and a statement of the fact that the plan received the vote of a majority of the directors in office

se	CTION IV:	TO BE COMPLETED ONLY IS A <u>LIMITED PARTNERSI</u> GENERAL LAWS, AS AMEN	IF ONE OR MORE OF THE MERGING OR CONSOLIDATING ENTITIES HIP PURSUANT TO TITLE 7, CHAPTER 13 OF THE RHODE ISLAND IDED
a	The agreen partnership	nent of merger or consolidation or other business entity and the a	is on file at the place of business of the surviving or resulting domestic limited ddress thereof is:
b.	other busine	ne agreement of merger or consoless entity, on request and withou ny other business entity which is t	idation will be furnished by the surviving or resulting domestic limited partnership or toost, to any partner of any domestic limited partnership or any person holding an o merge or consolidate.
SE	CTION V:	TO BE COMPLETED BY AL	L MERGING OR CONSOLIDATING ENTITIES
	_	ARC PRO	PERTY MANAGEMENT, INC.
) 11	Print Entity Name
E۷	4K	Able_	Pulm
	ROBE	Name of person signing	Title of person signing
Еÿ		Name of person signing	Title of person signing
		hode Island Washington	
$\mathcal{P}_{\mathbf{r}}$	ceared Kon	bert A. Clae	this 3rd day of February 2003, before me personally who, being duly sworn, declared that he she is the of the above-named entity and that he/she signed the foregoing document as such contained are true **Description** **Notary Public** **Notary Public** **My Commission Expires: 1//3/2004**
		CO	CONSTRUCTION CO. DNC.
		7 1 1	Print Entity Name
C 1.	. 1 (h	146	
Ξÿ	Rosa	Name of person signing	Title of person signing
Ey		Name of person signing	Title of person signing
	TATE OF A	Phode Island Washington	
\mathcal{P}	In seared Ro	DELT IV. CIOC	this 3kd day of February 2003, before me personally who, being duly sworn, declared that he/she is the of the acove-named entity and that he/she signed the foregoing document as such contained are true.
-	2.20 0 0461	in and the the statements helen	φ , m H I
			Notary Public My Commission Expires: 11/3/2004

VALLEY BROOK PARTNERS, INC.

All assets and liabilities were transferred from the merging corporation to the surviving corporation as of the date of merger. The percentage of ownership of each shareholder in the merged corporation and the surviving corporation was identical at the time of transfer. The proportionate percentage of ownership for each shareholder remained the same before and after the merger exchange occurred. Accordingly, upon merger the shares of the merged corporation were retired and no additional shares of stock of the surviving corporation were issued.

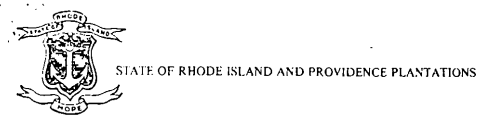
(U. 1. 3 Sec. 1. 113)

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VALLEY BROOK PARTNERS, INC.

In accordance with the provisions of Reg. 1.6012-2(a)(2), Valley Brook Partners, Inc., a calendaryear corporation, is filing its final return for the tax period ending September 16, 2002, the date of the corporation's formal dissolution. All corporate assets had been transferred by that date. Although the corporation is treated under state law as still existing for purposes of suing and being sued, Reg. 1.6012-2 authorizes the filing of a final return in these circumstances.



Department of Administration DIVISION OF TAXATION One Capitol Hill Providence, R1 02908-5800

January 14, 2003

TO WHOM IT MAY CONCERN:

Re: CO CONSTRUCTION CO., INC.

It appears from our records that the above named corporation has filed all the required Business Corporation Tax Returns due to be filed and paid all taxes indicated thereon and is in good standing with this Division as of this date regarding any liability under the Rhode Island Business Corporation Tax Law.

This letter is issued pursuant to the request of the above named corporation for the purpose of:

MERGER-CORPORATION IS NON-SURVIVOR

Very truly yours,

R. Gary Clark
Tax Administrator

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Edward J. Flanagan, J. Chief Revenue Agent

Corporations